FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLA ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

RULE 63 (37 C) 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

4 PW FORM

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below narr	ied inventor, I here a original first and s	oy declare that my reside sole inventor (if only one r	ame Volster	ce address and citize: (helow) or an original	nsnip are a first and i	as stated below nex oint inventor (if now	tt to my name, and I
below) of the su	biect matter which	is claimed and for which	a patent is so	ought on the INVENTI	ON ENTIT	LED	ai fiatiles are listed
	iling for A Thir		67	<u></u>			
the	specification of wh	nich (CHECK applicable f	12(2 ms)				
	is attached here		CHALL CHE				
	B. 🖾 was filed o		101	as U.S. Application N	No. ng/	765,077	
	_	s PCT International		* *	- - 03/	on .	
and (if applicab	C. [] was lifed a	oplication) was amended	Marcallo	II NO. PCI//			
I hereby state that above. I acknowle foreign priority be Application which certificate, or PCT the application on	I I have reviewed and edge the duty to disclonelits under 35 U.S.C. designated at least or International Applicat	understand the contents of the ise all information known to ro 119(a)-(d) or 365(b) of any for the other country than the Unit ion, filed by me or my assignated, or (2) if no priority claimed	e above identi ne to be materi oreign applicat ed States, liste ee disclosing t	ial to patentability as defi ion(s) for patent or inven- ed below and have also ic he subject matter claime	ined in 37 C. tor's certificate dentified beld in this appon:	F.R. 1.56. Except as ate, or 365(a) of any P ow any foreign applic	noted below, I hereby claim CT International ation for patent or inventor's
Number	Country	<u>57</u> Day/MONTH/Y	ear Filed	open or Publ		or Granted	Priority NOT Claimed
Number	<u>country</u>	<u>Day/moletti/1</u>	ear i neu	open or r usi	isiieu	or Oranteu	Friority NOT Claimed
Except as noted b PCT international application is in ac	elow, I hereby claim d applications listed abo Idition to that disclose	oox at bottom and continue omestic priority benefit under ove or below and, if this is a c d in such prior applications, I available between the filing	35 U.S.C. 119 ontinuation-in- acknowledge	9(e) or 120 and/or 365(c) part (CIP) application, in the duty to disclose all inf	isofar as the formation kn	subject matter disclo- nown to me to be mate	sed and claimed in this erial to patentability as
PRIOR U.S. PR	OVISIONAL. NON	PROVISIONAL AND/OR	PCT APPLI	CATION(S)	Si	tatus	Priority NOT Claimed
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further that these s Section 1001 of Ti And I hereby appotelephone number attorneys to prose	statements were made tle 18 of the United St int Pillsbury Winthrop (202) 861-3000 (to wi cute this application a	e herein of my own knowledge with the knowledge that willf ates Code and that such willf LLP, Intellectual Property Grand all communications are to do to transact all business in a below of persons no longer	ul false statem ul false statem oup, 1100 Nev o be directed) the Patent and	nents and the like so mad lents may jeopardize the v York Avenue, N.W., Nir , and the below-named p d Trademark Office conne	te are punising validity of the second the second (of the second t	hable by fine or imprise application or any parties tower, Washingtor ne same address) indivith and with the result	conment, or both, under content issued thereon. n, D.C. 20005-3918, vidually and collectively my ing patent, and I hereby
person/assignee/a	ttomey/firm/ organizat	ion who/which first sends/ser	nt this case to	them and by whom/which			
		he above Firm and/or a belov	•				
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